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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

· ·	Application No.	Applicant(s)				
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Office Action Summary	10/814,831	ZHANG ET AL.				
	Examiner	Art Unit				
The MAILING DATE of this communication app	Diego Herrera  ears on the cover sheet with the c	2617 orrespondence address				
Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DATE - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  If NO period for reply is specified above, the maximum statutory period was reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be timused will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. sely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 06 Ju	ıly 2007.					
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closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims		•				
4) ⊠ Claim(s) 1-18 is/are pending in the application. 4a) Of the above claim(s) 14 is/are withdrawn from the state of the	rom consideration.					
Application Papers						
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) acce Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Ex	epted or b) objected to by the drawing(s) be held in abeyance. Section is required if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  a) All b) Some * c) None of:  1. Certified copies of the priority documents have been received.  2. Certified copies of the priority documents have been received in Application No  3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO/SB/08)  Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal F 6) Other:	ate				

## **DETAILED ACTION**

## Response to Arguments

Applicant's arguments filed 7/6/2007 have been fully considered but they are not persuasive. In response to applicant's arguments regarding claim 1, 7, and 13, wherein a method in a wireless communications device having means of pre-empting an active packet session with an event; waking from the dormancy state timer, going back to dormancy state after completion of service or application with said event, reads on both stated references.

Jang et al. teaches the system and method for providing a voice call waiting during an active voice call waiting during an active data call. In paragraph 10 of the reference, the base station sends instructions to release the traffic channel; therefore, the mobile station goes into an idle state, a call is then establish with mobile station, once the call has finish the mobile goes into an idle mode then goes into a dormant state afterwards.

Kuusinen et al. teaches packet switched services and circuit-switched services, more specifically the way that packet-switched data is sent and received when the mobile device receives a call.

The features are shown via the primary and secondary and third cited in the action, and as modified by Jang et al. and Kuusinen et al., where Jang et al. and Kuusinen et al. show motivations and can be used because they are in the same field and teaching nearly identical systems. The use of "either" is a form of conditional language, hence, the reference still reads on the claims argued.

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Therefore, the argued features are written broad such that they read upon the cited references or are claiming the same limitations as the cited references.

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

- 1. Determining the scope and contents of the prior art.
- 2. Ascertaining the differences between the prior art and the claims at issue.
- 3. Resolving the level of ordinary skill in the pertinent art.
- 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.

Claims 1-18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Jang et al. (US publication 2003/0232629 A1), and in view of Kuusinen et al. (EP 1161036A1).

Regarding claim 1. Jang et al. discloses a method in a wireless communications device (abstract, title, paragraph [0002], [0005], [0010], Jang et al. teaches communication device), the method comprising:

pre-empting an active packet session with an event (paragraph [0010], Jang et al. teaches cessation of data packet session with an event occurring);

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However, Jang et al. does not discloses specifically suspending operation of a dormancy timer initiated upon pre-emption of the active packet session; nonetheless, Kuusinen et al. teaches suspending operation of a dormancy timer initiated upon pre-emption of the active packet session (paragraph [0001]-[0003], [0006]-[0009], [0012], [0015], Kuusinen et al. teaches the ability to stop data packet to event that has occurred).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to specifically include suspending operation of a dormancy timer initiated upon pre-emption of the active packet session, as taught by Kuusinen et al. for the purposes of not losing data pending completion of transmit/receive mode. However, Jang et al. does not disclose specifically re-starting the suspended dormancy timer upon completion of one of a service or application associated with the event pre-empting the active packet session; nonetheless, Kuusinen et al. teaches re-starting the suspended dormancy timer upon completion of one of a service or application associated with the event pre-empting the active packet session (paragraph [0001]-[0003], [0006]-[0009], [0012], [0015], Kuusinen et al. teaches restarting timer upon completion of voice call, hence, data will restart completion of process of transmission of data).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to specifically include re-starting the suspended dormancy timer upon completion of one of a service or application associated with the event pre-empting the active packet session, as taught by Kuusinen et al. for the purpose to

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finishing transmit/receive data.

Regarding claim 7. Jang et al. discloses a method in a wireless communications device, the method comprising:

pre-empting an active packet session with an event (paragraph [0010], Jang et al. teaches cessation of data packet session with an event occurring); However, Jang et al. does not discloses specifically suspending operation of a dormancy timer initiated upon pre-emption of the active packet session; nonetheless, Kuusinen et al. teaches suspending operation of a dormancy timer initiated upon pre\- emption of the active packet session (paragraph [0001]-[0003], [0006]-[0009], [0012], [0015], Kuusinen et al. teaches the ability to stop data packet to event that has occurred).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to specifically include suspending operation of a dormancy timer initiated upon pre-emption of the active packet session, as taught by Kuusinen et al. for the purposes of not losing data pending completion of transmit/receive mode. However, Jang et al. does not disclose specifically re-starting the suspended dormancy timer upon completion of one of a service or application associated with the event pre-empting the active packet session; nonetheless, Kuusinen et al. teaches re-starting the suspended dormancy timer upon completion of one of a service or application associated with the event pre-empting the active packet session (paragraph [0001]-[0003], [0006]-[0009], [0012], [0015], Kuusinen et al. teaches restarting timer upon completion of voice call, hence, data will restart completion of process of transmission

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of data).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to specifically include re-starting the suspended dormancy timer upon completion of one of a service or application associated with the event preempting the active packet session, as taught by Kuusinen et al. for the purpose to finishing transmit/receive data.

Regarding claim 13. Jang et al. disclose a method in a wireless communications device, the method comprising:

Receiving a network control message;

However, Jang et al. does not discloses specifically suspending operation of a dormancy timer initiated upon pre-emption of the active packet session in response to receiving the network control message (title, abstract, paragraph [0005], [0010], [0013], Jang et al. teaches suspending data and taking voice call); nonetheless, Kuusinen et al. teaches suspending operation of a dormancy timer initiated upon pre-emption of the active packet session (paragraph [00.01]- [0003], [0006]-[0009], [0012], [0015], Kuusinen et al. teaches the ability to stop data packet to event that has occurred), Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to specifically include suspending operation of a dormancy timer initiated upon pre-emption of the active packet session, as taught by Kuusinen et al. for the purposes of not losing data pending completion of transmit/receive mode.

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However, Jang et al. does not disclose specifically re-starting the suspended dormancy timer upon completion of one of a service or application associated with the event pre-empting the active packet session; nonetheless, Kuusinen et al. teaches re-starting the suspended dormancy timer upon completion of one of a service or application associated with the event pre-empting the active packet session (paragraph [0001]-[0003], [0006]-[0009], [0012], [0015], Kuusinen et al. teaches restarting timer upon completion of voice call, hence, data will restart completion of process of transmission of data).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to specifically include re-starting the suspended dormancy timer upon completion of one of a service or application associated with the event preempting the active packet session, as taught by Kuusinen et al. for the purpose to finishing transmit/receive data.

Consider claim 2. The method of Claim 1, the combination of Jang et al. and Kuusinen et al. discloses resuming the pre-empted packet session upon expiration of the dormancy timer after re-starting the dormancy timer (paragraph [0015]- [0016], Kuusinen et al. teaches restarting timer several times during other action).

Consider claim 3. The method of Claim 1, the combination of Jang et al. and Kuusinen et al. discloses receiving a network control message with dormancy timer information before suspending the dormancy timer (paragraph [0001]-[0003],[0010]-[0012],

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Kuusinen et al. teaches page from system about receiving information suspending timer, paragraph [0015]-[0016] teaches receives information about call ending hence restarting packet switched operation suspending the timer).

Consider claim 4. The method of Claim 3, the combination of Jang et al. and Kuusinen et al. discloses starting the dormancy timer after receiving the network control message (paragraph [0008]-[0009], [0011]-[0012], [0026], [0028], [0035], Kuusinen et al. teaches starting and restarting of timer).

Consider claim 5. The method of Claim 1, the combination of Jang et al. and Kuusinen et al. discloses pre-empting the active packet session with a pending voice call (title, abstract, paragraph [0010], [0013], Jang et al teaches pre-empting the active packet session with a pending voice call);

re-starting the suspended dormancy timer upon completion of the voice call associated with pre-empting the packet session (paragraph [0015]-[0016] teaches receives information about call ending hence restarting packet switched operation suspending the timer).

Consider claim 6. The method of Claim 5, the combination of Jang et al. and Kuusinen et al. discloses receiving a page (paragraph [0010]-[0012], Kuusinen et al. teaches receiving page from system about voice call), conducting the voice call after receiving

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the page (abstract, paragraph [0011], Kuusinen et al. allows voice call to start).

Consider claim 8. The method of Claim 7, the combination of Jang et al. and Kuusinen et al. discloses resuming the pre-empted packet session upon expiration of the dormancy timer initiated upon completion of the service or application associated with the event pre-empting the active packet session (paragraph [0015]-[0016] teaches receives information about call ending hence restarting packet switched operation suspending the timer).

Consider claim 9. The method of Claim 7, the combination of Jang et al. and Kuusinen et al. discloses receiving a network control message with dormancy timer information before suspending the dormancy timer (paragraph [0001]- [0003],[0010]-[0012], Kuusinen et al. teaches page from system about receiving information suspending timer, paragraph [0015]-[0016] teaches receives information about call ending hence restarting packet switched operation suspending the timer).

Consider claim 10. The method of Claim 9, the combination of Jang et al. and Kuusinen et al. discloses starting the dormancy timer after receiving the network control message (paragraph [0008]-[0009], [0011]-[0012], [0026], [0028], [0035], Kuusinen et al. teaches starting and restarting of timer).

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Consider claim 11. The method of Claim 7, the combination of Jang et al. and Kuusinen et al. discloses pre-empting the active packet session with a pending voice call (title, abstract, paragraph [0010], [0013], Jang et al teaches pre-empting the active packet session with a pending voice call);

re-starting the suspended dormancy timer upon completion of the voice call associated with pre-empting the packet session (paragraph [0015]- [0016] teaches receives information about call ending hence restarting packet switched operation suspending the timer).

Consider claim 12. The method of Claim 11, the combination of Jang et al. and Kuusinen et al. discloses receiving a page (paragraph [0010]-[0012], Kuusinen et al. teaches receiving page from system about voice call), conducting the voice call after receiving the page (abstract, paragraph [0011], Kuusinen et al. allows voice call to start).

Claim 14 cancelled.

Consider claim 15. The method of Claim 13, the combination of Jang et al. and Kuusinen et al. discloses,

receiving a page after receiving the network control message conducting a voice call after receiving the page (paragraph [0010]-[0012], Kuusinen et al. teaches receiving page from system about voice call), and

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resuming the suspended dormancy timer after completing the voice call (paragraph [0015]-[0016] teaches receives information about call ending hence restarting packet switched operation suspending the timer).

Consider claim 16. The method of Claim 13, the combination of Jang et al. and Kuusinen et al. discloses suspending the dormancy timer includes suspending initiation of the dormancy timer otherwise started upon suspending the active packet session (paragraph [0011]-[0012], [0026], [0028], [0035], Kuusinen et al. teaches starting and restarting of timer suspending packets from IP network).

Consider claim 17. The method of Claim 13, the combination of Jang et al. and Kuusinen et al. discloses suspending the dormancy timer includes suspending operation of a dormancy timer after the dormancy timer has started (col. 6 lines: 9--co1.7 lines: 51, Kuusinen et al. teaches system of the inactive timer during voice call and reestablishing packet data session to the IP network).

Consider claim 18. The method of Claim 13, the combination of Jang et al. and Kuusinen et al. discloses starting the dormancy timer upon completion of an event precipitating the suspension of the active packet session (paragraph [0011]-[0012], [0026], [0028], [0035], Kuusinen et al. teaches starting and restarting of timer suspending packets from IP network).

## Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Diego Herrera whose telephone number is (571) 272-0907. The examiner can normally be reached on Monday-Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Lester Kincaid can be reached on (571) 272-7922. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Diego Herrera Patent Examiner

> LESTER G. KINCAID SUPERVISORY PRIMARY EXAMINER